

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

RYAN MILLIRON,

Plaintiff,

v.

Case No. 1:22-cv-782

Hon. Sally J. Berens

U.S. Magistrate Judge

U.S. DEPARTMENT OF DEFENSE;
FEDERAL BUREAU OF
INVESTIGATION,

Defendants.

JOINT STATUS REPORT

Pursuant to the Court's Order on December 20, 2024 (ECF No. 38, PageID.91), Plaintiff Ryan Milliron, and Defendants U.S. Department of Defense (DoD) and Federal Bureau of Investigation (FBI) (collectively, the Parties), by and through their respective counsel, submit this Joint Status Report regarding the status of this Freedom of Information Act (FOIA) case.

On October 9, 2024, Plaintiff provided a letter to Defendant FBI requesting that the FBI reconsider certain responses. Plaintiff asked the FBI to reconsider its withholding of various records, including the following documents:

- (1) All 302s or 2013s for Rodney Joffe from March 1, 2016 through March 1, 2019 that are relevant to Russia, Trump, Alfa Bank, or the hack of the DNC;
- (2) All 302s or 1023s for Manos Antonakakis from March 1, 2016 through March 1, 2019 that are relevant to Russia, Trump, Alfa Bank, or the hack of the DNC;
- (3) All emails between Rodney Joffe and FBI agent Tom Grasso for the period of April 1, 2016 through April 1, 2017 that relate to the DNC, the Alfa Server, Trump, Russia, Georgia Tech, or April Lorenzen; and
- (4) Contracts from January 1, 2015 through June 1, 2019 between the FBI and Packet Forensics, Bitvoyant (Bluevoyant), Neustar, Zetalytics, or Volstrom Holdings.

As stated in the last JSR, for items 1-2, the FBI has reviewed and has confirmed that no further segregation and/or release of these records is possible, and the information is properly withheld under the cited exemptions.

For item 3, the FBI previously agreed to re-review the email records identified to determine whether any portions can be segregated and released. The FBI has identified 29 pages of email records that will be reprocessed. It anticipates making a release of the reprocessed pages to Plaintiff on or before March 3, 2025.

For item 4, the FBI has reached out to the relevant companies that have information within these records that was protected by Exemption 4, and is currently waiting for their response, which is needed before the FBI can decide whether any additional information can be withheld.

The FBI will provide an update on the status of its re-processing for item 3, and for its determination on the records identified in item 4 in the next status report, which will be due on April 20, 2024.

Respectfully submitted,

Dated: February 20, 2025

/s/ Travis Miller (w/permission)
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Dated: February 20, 2025

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